

The 2nd Chancellor  
Regency. 1788

[Nov.]

(Beginning of discussion)

I am aware that in this case also, it will be equally necessary to have an act of Parliament, declaring that, the under the necessity of the case, it was necessary done, and good in substance as well as form.

But, in this case, it would be easier to obtain such act, and the whole Proceeding would be much safer, and more authoritative, and more dignified with respect to individuals and the Publick.

All adverse, irritating measures tend to divert, and manifestly

to public confusion, that  
either Party, running into them,  
will have, and deserve the  
public execration; for they  
will unavoidably be referred to  
private views, instead of the  
public good.